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Paper No. 25

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In re Patent No. 6,431,874 B1 Issue Date: August 13, 2002

: LETTER RE

Application No. 09/427,447 Filed: October 27, 1999

CERTIFICATE OF CORRECTION

Patentee: Syznalski

The purpose of this communication mailed pursuant to 37 CFR 1.322(a)(4), is to afford the patentee or the assignee of the above-identified patent an opportunity to be heard on the matter discussed *infra*.

A TIME LIMIT OF ONE MONTH FROM THIS MAILING IS SET FOR ANY REPLY TO THIS COMMUNICATION. NO EXTENSIONS OF TIME UNDER 37 CFR 1.136(a) OR (b) ARE AVAILABLE. IF NO REPLY IS RECEIVED WITHIN THE AFOREMETIONED TIME PERIOD, THE MATTER WILL BE DECIDED ON THE RECORD.

A patent is printed in accordance with the record in the USPTO of the application as passed to issue by the examiner. However, in this case, inspection of the record reveals that the mutually agreed to changes in the claims set forth in Examiner's Amendment of January 15, 2002, were not reflected in the printed patent. Specifically, while in claim 1, part C, and in claim 11 (renumbered as patent claim 3), part C, "antismoking drug" was replaced in each instance by --lobelia-- as a condition of passing the above-identifed application to issue by the examiner, these amendments unfortunately did not appear in the printed patent. The USPTO regrets the error.

The USPTO intends to issue a Certificate of Correction under 37 CFR 1.322 which deletes at col. 12, lines 26-27, and line 45, each occurrence of "anti-smoking drug" and substitutes --lobelia--.

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